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NOTICE OF REVOCATION THROUGH ACCEPTANCE OF UNDERSTANDING
"COME OUT OF HER (BABYLON) MY PEOPLE"

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THAT

The Marriage of Jeffrey Wayne Barrow and Geralyn
Name of Husband Name

Marie Schmitzinsky, holding one to the other to be husband
of wife

and wife by right of contract at Common Law the Marriage bound one to the other
and recorded by GOD in Heaven and shall henceforth be known as; and by the sur-
name of Barrow and all offspring thereof the same.

RECOGNITION OF FACTS

The Marriage of Jeffrey Wayne Barrow, Sr. and _____
Name of Husband Name

Geralyn Marie Barrow husband and wife by Right of birth
of Wife

within and on the lands and/or territories protected by the Constitution of the
Union of States of the United States of America bound by God, in Law, binding
upon our past, this day and forever and no other, do now, knowingly depose and
state the following;

STATEMENT OF FACTS

Whereas; the marriage license assigned a number by a state suborns, through
deception, cloak and color of Law, those who accept to maintain such license
number into what is now understood as an Article III Jurisdiction with Maritime
and Admiralty implications. Further placing the individuals under the Law of
Nations and all "controlling" Limited Liability Acts disguised as Law. To
wit and specifically the Federal Government level, this deception is noted in
USCA Title 4, The Public Health and Welfare. The controlling Federal Code
construed by the states to mandate their authority over the family by intimi-
dation, threat, and invasion of privacy all for the purpose of manifesting
itself as the absolute authority, to wit: the assumption that he who joined
under the license so states "by the authority vested in me by the State of
Texas" assumed by the State to mean over all offspring brought
into servitude for the perpetual succession of a force for the discharge of
debts/insurance premiums.

Whereas; without consent the marriage license frauds, extorts, and cheats
the Individuals of their Rights of Responsibility, as guaranteed in the Bill
of Rights, Article I Section 10, as pertains to the Common Law Contractual
Agreement of Marriage entered into under the authority of GOD only by the
husband and wife to wit: No State shall...or pass any Law impairing the
obligation of Contracts Clause in the United States Constitution, the Dec-
laration of Independence, and the immunities and protections by inherent
right.

Henceforth; it is now known, understood, clear and certain that the
marriage license has by definite design become a tool to accomplish ends
wholly beyond the sphere marked out by the U. S. Constitution as a stealthy
encroachment on and an easy way for breaking down the limitation(s) and
guarantee(s) of protection against aggression, usurpation and;

Therefore; the license by its design and effect to insure a perpetual
force is recognized as an insurance policy and Certificate of Authority and
does so through the Jurisdiction of Admiralty and Maritime Limited Liability
better known as the Federal Constitution, guaranting to the Federal form of
Government and the insurance of debts to the Nations of the World their
perpetual succession for the payment of premiums of insurance for the debt/
secured by the Federal Reserve under the Tontine Insurance Doctrine.

This form of control and recognized Federal Constitution is found to
be upon our land under Amendments eleven (11) through twenty-six (26) and
as per Limited Liability and Jurisdiction of titles by relinquishing Rights
of Responsibility by others who are still deceived in USCA Titles 2,7,8,11,
12,15,16,19,20,21,22,24,25,29,30,31,33,36,40,41,42,43,45,47,48,49, and 50 and

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it is recognized that the insurance policy collecting USCA Titles to be Title 26 of the Internal Revenue Code, Law of Nations and/or Limited Liability Act of 1851.

We, the revocaees, recognize to our Being and to our offspring forever the guidance of that which GOD has given us, to wit: the Declaration of Independence, the Pledge of Allegiance, and the Republican Constitution of the United States of America recognized as Article I through VII and the Bill of Rights Amendments I through X, by the Constitution as being GOD's given Constitution and all the applicable title of the USCA actually established as Law and they are as follows: 1,3,4,5,6,9,10,13,14,17,18,23,26,27,28,32,34,35, 37,38,39,44,46.

REVOCATION

Therefore; let it be known that Jeffrey Wayne Barrow, Sr. and Geralyn Marie Barrow, and their offspring Jeffrey Wayne Barrow, Jr. having been duped, deceived, and misled by the(se) devise(s) and cloak(s) of Government(s), do hereby REVOKE and CANCEL the Limited Liability for the perpetual succession of Debt and Credit which is of Admiralty Jurisdiction with a Certificate of Authority issued in the State of Texas, County of Tarrant, recorded in the city or town of Fort Worth, known as number 2643, of the past, this day, and for all time.

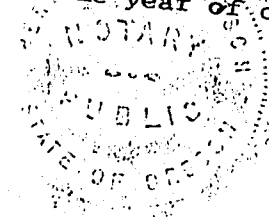
Jeffrey Wayne Barrow, Sr.
Signature of Husband

Geralyn M. Barrow
Signature of Wife

For: Jeffrey Wayne Barrow, Jr.
Signature of Offspring by Parent

For: NA
Signature of Offspring by Parent

Subscribed to and affirmed to, before me, a Notary Public, in and for the County of Klamath, State of Oregon, in the year of our Lord, 1983, on this 8th day of December.



Suzanne J. Smith
Notary Public
My Commission Expires: 12/29/85

Return to:
Geralyn M. Barrow
238 Mortimer
Klamath Falls, Oregon 97601

STATE OF OREGON,)
County of Klamath)
Filed for record at request of

on this 8th day of Dec. A.D. 19 83
at 2:37 o'clock P M, and duly
recorded in Vol. M83 of Misc.
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EVELYN BIEHN, County Clerk
By Ann Smith Deputy
Fee 8.00